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8	THE PART OF A TERM DIGITAL COLUMN					
9	UNITED STATES DISTRICT COURT					
10	NORTHERN DISTRICT OF CALIFORNIA					
11	IN DE COOCLE DLAY STODE	Coss No. 21 and 02001 ID				
12	IN RE GOOGLE PLAY STORE ANTITRUST LITIGATION	Case No. 21-md-02981-JD	IADEL IN			
13		DECLARATION OF DAN NABEL IN SUPPORT OF SEALING NON-PARTY RIOT GAMES, INC'S CONFIDENTIAL EXHIBITS				
14	THIS DOCUMENT RELATES TO:					
15	In re Google Play Store Antitrust Litigation, No. 3:21-md-02981-JD					
16	Epic Games, Inc. v. Google LLC et al., No.	Judge: Hon. James Donato				
17	3:20-cv-05671-JD					
18						
19	I, Dan Nabel, declare as follows:					
20	1. I am the Associate General Counsel for non-party Riot Games, Inc. ("Riot"). I					
21	have been employed by Riot in the Legal Department since 2015. Based on my responsibilities					
22	and experience at Riot I am familiar with Riot's treatment and protection of confidential					
23	information, including highly sensitive information regarding strategy in negotiating deals and					
24	strategy relating to competitors in the industry. I am over the age of 18 and competent to testify to					
25	the matters in this Declaration. I make this Declaration on the basis of my personal knowledge.					
26	2. I file this Declaration in support of Riot's Statement in support of the parties' Joint					
27	Administrative Motion to Consider Whether Another Party's Material Should Be Sealed					
28	("Administrative Motion to Seal"). I have reviewed the Exhibits listed in the below chart					
	_	1- Case No.	21-md-02981-JD			

DECLARATION ISO SEALING RIOT'S CONFIDENTIAL EXHIBITS

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provided to Riot by counsel for Google. The Exhibits I reviewed are non-public information relating to Riot that is sensitive and highly confidential.

3. Specifically, the portions of the Exhibits to the October 27, 2023 deposition of Mark Sottosanti ("Sottosanti Deposition"), as indicated in the below chart, reflect or reference highly confidential negotiating strategy and internal discussions relating to the terms of an agreement with Google, as well as internal discussions of Riot's confidential engineering and technical strategy and capabilities that should be maintained under seal. Riot keeps this information confidential, even within Riot, and limits its disclosure to those employees whose job responsibilities require it. In addition, Riot does not disclose this information publicly and takes steps to shield it from public disclosure. Riot has ongoing and future negotiations and business dealings with both Google and Epic, as well as other competitors who are not parties to this litigation. For example, Riot is currently in active, highly confidential negotiations with another platform for the distribution of its content. If this highly confidential information is publicly disclosed, it could be utilized by Riot's competitors to Riot's commercial detriment in current negotiations and future business transactions. This is especially true because the descriptions of some of the considerations, strategies, negotiation points, or terms in the below-referenced documents may be inaccurate and/or misleading without further context, which context also is highly confidential and non-public. Competitors seeking to make inroads with Google could also copy the contractual provisions that Riot negotiated with Google. That would obviate any competitive advantage Riot obtained through its negotiations with Google.

4. The below chart lists the Exhibits marked during the Sottosanti Deposition that Riot understands were admitted at trial and that it believes are sealable for the reasons stated in Paragraph 3 of this declaration:

Category of Highly	Sottosanti Deposition	Description of Testimony
Confidential	Exhibit (Bates	
Information	Number)	
Negotiation strategy	1221 (GOOG-RIOT-	Exhibit 1221 is an internal Riot
and considerations	0000333);	presentation following a meeting with
regarding content		Google describing negotiation strategy

1	delivery and market	1229 (GOOG-RIOT-	and considerations that may affect active		
2	strategy	0000046)	negotiations.		
3			Exhibit 1229 is an internal Riot email communication summarizing an		
4			agreement with Google regarding content		
5			delivery and Riot's internal negotiation strategy and considerations that may affect active negotiations.		
6	Technical capabilities	1222 (GOOG-RIOT-	Exhibit 1222 is an internal Riot document		
7	and content delivery considerations	0000347)	summarizing technical capabilities and content delivery considerations, which if		
8			revealed would competitively disadvantage Riot.		
9	Negotiation strategy	1226 (GOOG-RIOT-	Exhibit 1226 is an internal Riot document		
10	and considerations relating to internal	0000105)	following a meeting with Google describing negotiation strategy and		
11	impressions of confidential meetings		considerations. It reveals negotiation strategy not disclosed to persons outside		
12			the Riot negotiating team that may affect active negotiations.		
13	Negotiation strategy for	1227 (GOOG-RIOT-	Exhibit 1227 is an internal Riot		
14	particular deal terms	0000034)	presentation summarizing negotiation strategy and considerations for particular		
15			agreement terms that may affect active term negotiations with other parties.		
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17	Exhibits 1221, 1222, 1226, 1227, and 1229 contain Riot's confidential information that				
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18 was previously produced by Riot and designated "Highly Confidential - Outside Counsel Eyes Only" pursuant to the operative protective orders (see, e.g., Case No. 3:21-md-02981-JD, ECF 248).

The sealing request is narrowly tailored to the confidential business information of 5. Riot.

I CERTIFY UNDER PENALTY OF PERJURY that the foregoing is true and correct. EXECUTED at Los Angeles, California this 27th day of December, 2023

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ATTESTATION I, Lisa J. Demsky, am the ECF User whose ID and password are being used to file this document with the Clerk of the Court using CM/ECF, which will send electronic notification of such filing to all registered counsel. In compliance with Local Rule 5-1(i)(3), I hereby attest that all signatories concur with this filing. Dated: December 27, 2023 /s/ Lisa J. Demsky Lisa J. Demsky Case No. 21-md-02981-JD

DECLARATION ISO OF SEALING RIOT'S CONFIDENTIAL EXHIBITS